

Message

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Sent: 11/18/2020 10:30:55 PM
To: Wente, Stephen [Wente.Stephen@epa.gov]; Lin, James [lin.james@epa.gov]
CC: Antoline, Joshua [antoline.joshua@epa.gov]; Federoff, Nicholas [Federoff.Nicholas@epa.gov]; Milians, Karen [Milians.Karen@epa.gov]
Subject: aldicarb briefing
Attachments: EPA-HQ-OPP-2012-0161-0101.pdf; 20190211 MRID 50780602.pdf; 50695601-20181004 DW report_revised.pdf

Thanks Steve for presenting our information and fielding questions. So it seems that we need to figure out how to get this finalized earlier so we can meet the deadline. I am working on figuring out when the drop dead date is from RD. I've attached the flow velocity white paper – **Ex. 5 Deliberative Process (DP)**

Notes:

Ex. 5 Deliberative Process (DP)

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Ex. 5 Deliberative Process (DP)

I've attached the reg review ID so you can see the DW portion and well set back discussion

From label:

In Florida, state regulations Section 5E-2.028 F.A.C., require that AGLOGIC 15GG not be used on Florida citrus within **1000 feet** of a drinking water well regardless of depth of water table, when soils (such as those listed below) have a permeability rate greater than 20 inches per hour with an available water capacity less than 0.06 in all layers to a depth of 80 inches as identified by the U.S.D.A. Natural Resources Conservation Service, unless it is known or reasonably believed based on authoritative sources that such wells are either cased to 100 feet below ground level or a minimum of 30 feet below the water table. The U.S.D.A. Natural Resources Conservation Service which serves your county can tell you if the soils in your grove(s) fall within this category.

Adamsville
Archbold
Astatula
Candler

Cassia
Lake
Neilhurst

Orsino
Palm Beach
Paola

Satellite
St. Lucie
Travares

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